1	F. Christopher Austin, Esq. (NV 6559)
2	caustin@weidemiller.com R. Scott Weide, Esq. (NV 5541)
3	sweide@weidemiller.com A. Gregory Gibbs, Esq. (NV 14368)
4	ggibbs@weidemiller.com WEIDE & MILLER, LTD.
5	10655 Park Run Drive, Suite 100
6	Las Vegas, NV 89144 Tel: (702) 382-4804
7	Fax: (702) 382-4805
8	Attorneys for Defendant
9	
10	UNITED S'
11	DIS

## UNITED STATES DISTRICT COURT

## **DISTRICT OF NEVADA**

PERITAS BRANDS, LLC,	Case No.: 2:23-cv-00483-GMN-DJA
Plaintiff, v.	STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT TO FILE A REPLY IN SUPPORT OF ITS SPECIAL MOTION TO DISMISS
LEAPHIGH ANIMALS, LLC,	PURSUANT TO NRS 41.660 (ECF 20)
Defendant.	(Second Request)

Plaintiff, PERITAS BRANDS, LLC ("Plaintiff" or "Peritas"), and Defendant, LEAPHIGH ANIMALS, LLC, ("Defendant" or "Leaphigh") by and through their respective counsel hereby stipulate and agree to an order extending the deadline 4 business days for Leaphigh to file its Reply in support of its Special Motion to Dismiss Pursuant to NRS 41.660 (ECF 20) from August 4, 2023, to <u>August 10, 2023</u>. This is the second request to extend the deadline to file the Reply in support of the Special Motion to Dismiss.

Leaphigh seeks this extension to accommodate the scheduling conflicts of its counsel who is subject to a recently accelerated briefing obligation requiring submissions by Defendant's counsel of three reply briefs by August 4, 2023 (two of which are dispositive) in a federal copyright infringement matter before the Western District of Washington. This accelerated briefing schedule has precluded Defendant's counsel from being able to give due attention to the

fca-w-1613

present matter. As a result, absent the requested 4 business day extension, Defendants will be 1 2 unfairly prejudiced. This request is made in good faith, therefore, and not for any purpose of delay 3 or harm. 4 NOW THEREFORE, the Parties hereby stipulate to the entry of an order extending the 5 deadline for Defendant Leaphigh Animals, LLC to file its Reply in support of its Special Motion 6 to Dismiss Pursuant to NRS 41.660 (ECF 20) from August 4, 2023, to August 10, 2023. 7 DATED: August 3, 2023. 8 WEIDE & MILLER, LTD. 9 /s/ Robert J. Cassity /s/ F. Christopher Austin Robert J. Cassity (NV 9779) F. Christopher Austin, Esq. (NV 6559) 10 bcassity@hollandhart.com caustin@weidemiller.com HOLLAND & HART LLP R. Scott Weide (NV5541) 11 9555 Hillwood Drive, 2<sup>nd</sup> Floor sweide@weidemiller.com Las Vegas, NV 89134 A. Gregory Gibbs, Esq. (NV 14368) 12 (702) 669-4600 ggibbs@weidemiller.com 10655 Park Run Drive, Suite 100 13 Kyle B. Fleming (pro hac vice) Las Vegas, NV 89144 Kfleming@rennerotto.com (702) 382-4804 RENNER OTTO 14 1621 Euclid Avenue, Floor 19 Attorneys for Defendant Leaphigh Animals, LLC 15 Cleveland, Ohio 44115 (216) 621-1113 16 Attorneys for Plaintiff Peritas Brands, LLC 17 18 IT IS SO ORDERED 19 20 Gloria M/ Navarro 21 UNITED STATES DISTRICT JUDGE 22 Dated: August 4, 2023, 2023 23 24 25 26 27 28

fca-w-1613